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09/315,403

APPLICATION NO.

FILING DATE

FIRST NAMED INVENTOR

ATTORNEY DOCKET NO.

05/20/99

HWANG

P 46000-0001

EXAMINER

003490

DOUGLAS T. JOHNSON MILLER & MARTIN 1000 VOLUNTEER BUILDING 832 GEORGIA AVENUE

CHATTANOOGA TN 37402-2289

PM82/0419

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ART UNIT

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

*U.S. GPO: 2000-473-000/44602

Office Action Summary	Application No.	Applicant(s)
	09/315,403	HWANG ET AL.
	Examiner	Art Unit
	Joseph A. Fischetti	3652
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.		
 Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) day be considered timely. If NO period for reply is specified above, the maximum statutory communication. Failure to reply within the set or extended period for reply will, be Status 	ication. /s, a reply within the statutory minimum is period will apply and will expire SIX (6)	of thirty (30) days will MONTHS from the mailing date of this
1) Responsive to communication(s) filed on <u>21 F</u>	February 2001 .	
2a) This action is FINAL . 2b) ☑ Th		
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.		
Disposition of Claims		
4)⊠ Claim(s) <u>1-25</u> is/are pending in the application.		
4a) Of the above claim(s) 25 is/are withdrawn	from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-24</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claims are subject to restriction and/or	r election requirement.	
Application Papers		
9) The specification is objected to by the Examine	er.	
10)⊠ The drawing(s) filed on <u>5/20/99</u> is/are objected to by the Examiner.		
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved.		
12) The oath or declaration is objected to by the E	xaminer.	
Priority under 35 U.S.C. § 119		
13)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).		
a) ☐ All b) ☐ Some * c) ☒ None of the CERTIFIED copies of the priority documents have been:		
1. received.		
2. received in Application No. (Series Code / Serial Number)		
3. received in this National Stage application		(PCT Rule 17.2(a)).
* See the attached detailed Office action for a list of the certified copies not received.		
14) Acknowledgement is made of a claim for dome	estic priority under 35 U.S.C. & 1	119(e).
Attachment(s)		
14) Notice of References Cited (PTO-892) 15) Notice of Draftsperson's Patent Drawing Review (PTO-948) 16) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	18) Notice of Inform	ary (PTO-413) Paper No(s) al Patent Application (PTO-152)

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Haskins in view of John et al. and Shuert.

Haskins discloses the invention substantially as claimed; that is: Element 4 is read as the deck with a substantially rectangular shape; it has an upper surface defined by one double wall edge 6 which is U-shaped in cross-section; the deck has integrally formed two downwardly projecting rails 10,10 and a downwardly directed central support 34 which extends below the deck and has an pocket for receiving a like central support from a like tray stacked on top of it. The legs have stiffening ridges 20,26 spaced therealong. Re claim 5 ridges 20 are read as being disposed longitudinally of the edge length because no definition of what longitudinal is has been set up in the claim. Re claim 6; see drain holes 30. Re claim 15, the bridging ribs are read as elements 20.

Haskins does not disclose pockets for receiving the legs from a tray stacked above or for receiving the central portion of the tray stacked on top of it. Also, there is no disclosure of using the spaced apart linear support members 46 with openings therebetween as part of the deck, and nor is there a disclosure to use radially extending strengthening ribs to effect strength since the deck surface is solid.

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However, John et al. teaches a downwardly projecting central support which has a pocket which receives a correspondingly sized and shaped support of a tray which is stacked above it, in addition, John et al teach the use of pockets for the legs 24 which are sized and shaped to receive like legs of a tray disposed above it. John et al. does teach openings between linear support members 50,50.

It would be obvious to modify the tray in Haskins to include the centrally depending support 44 and openings which correspond the position of the legs of a try stacked above it since this would be desirable in the stacking of trays.

The claims recite a clearance space unobstructed between the rails except for the central portion. However, Shuert discloses forks of a hand truck 50 which extend between a central portion which is disposed between side rails. It is deemed a mere reversal of parts to provide a clearance space for a positive image type fork such as Applicant's member 10 verses a bifurcated clearance for receiving a spaced apart fork as taught by Shuert.

Re claim 9: the shape of the linear support members is deemed to be a matter of design. Re claim 10:Whether the ribs make a radial pattern or are in a grid like arrangement is deemed to be a matter of design. Re: claims 13 and 14: the ring 46 in John et al. is deemed to be the equivalent of a detent or bead to hold the stack the trays on top of each other. Re claim 17 and 19: whether the central portion is circular or polygonal is deemed a matter of design choice.

Applicant's arguments with respect to claims 1-24 have been considered but are moot in view of the new ground(s) of rejection.

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Any inquiry concerning this communication should be directed to Joseph A. Fischetti at telephone number (703) 305-0731.